## BILL

Provide for Superannuation Allowances to certain Local
Officers and Servants in Ireland, and for Contributions
towards such Allowances by such Officers and Servants;
and to make other relative provisions.

BE it enacted by the King's most Excellent Majesty, by Tempord, and commons, in this present Parliament assembled, and by the authority of the same, as follows:—

1. This Act may be cited as the Poor Law Officers' Superannuation (Ireland) Act, 1991, and shall come into operation on meneration to the first day of October one thousand wine hundred and one,

2. Subject to the provisions of this Act, every officer and Tith of segrant of the guarains of a union who shall become incapable effects and to the segrant of the segrant of the segrant of segrant of permanent infirmity of mind or body, or of old age, or who shall the have attained the age of sixty years and completed an aggregato

have attained the age of sixty years and completed an aggregate service of forty years, or who tabll have attained the full age of sixty-five years, whall, without prejudice to any existing rights (2) which he may have under section one hundred and fifteen of the Local Government (Ireland) Act, 1898, be calified on resigning his office or remployment, to receive during life out of the common

fund of the union a supersumuation allowance according to the scale had down in this Act.

20 An officer or servant shall not be entitled to an allowance on the ground of old age unless he has completed the full age of sixty

the ground of old age unless he has completed the full age of sirty
years.

Where an officer or servant has attained the age of sirty-fire

geors, and the guardians are of opinion that is would be expedient
5 in the interests of the public service that he should cease to hold
his office or employment, it shall be competent for them to require
[Bill 69.]

A

A.D. 1901. him to retire upon rayment to him of the superannuation allowance to which he may be entitled under this Act.

3. The scale for superannuation allowances under this Act shall he as follows, that is to say :--

An officer or servant who has served for ten years but less 5 than eleven, shall be entitled to an annual allowance of tensixtieths of the average amount of his salary or wages and emoluments during the five years ending the last day of the local financial year which immediately precedes the day on which he ceases to hold his office or employment, with an 10 addition of one-sixtieth of such average amount for every additional completed year of service until the completion of a period of service of forty years, when a maximum allowance of forty-sixtieths shall be granted.

4. All service by an officer or servant under any authority or 15 Reckming sorvice. authorities to whom this Act applies shall be aggregated and reckoned for the purposes of this Act, whether the service has been continuous or not, and whether his whole time has been devoted to the service or not.

5. The guardians, in computing the amount of superannuation 20 allowance to any officer or servant may, in consideration of peculiar certain men professional qualifications, or of special circumstances, and with the consent of the Local Government Board, add a number of years not exceeding ten to the number of years which the officer or servant has actually served in the aggregate.

6. Where a person in receipt of a superannuation allowance under this Act is appointed to any office or employment by any authority to whom this Act applies, such allowance shall cease to be paid so long as he continues to hold such office or employment. if the salary or wages and emoluments thereof are equal to, or in an excess of, the amount of such allowance, if they are not then only so much of such allowance shall be paid so long as he holds such office or employment as will make up the deficiency.

Any such person so ceasing to hold such office or employment shall be entitled to revert to and to receive the full amount of as . his original superannuation allowance from the authority which granted it.

7. Any officer or servent who is dismissed or resigns or otherwise ceases to hold office in consequence of misconduct shall forfeit all claim to any superannuation allowance under this Act 40 in respect of his previous service, provided that in the case of any A.D. 1901. such officer or servant the guardians may, if they see fit, return to him officer or servant the guardians may, if they see fit, return to him out of the common fund of the union a sum equal to the amount of all or part of his contributions under this Act.

5 B. An officer or servant who has not become entitled to a Beause of supermanufact allowance, and who loses his office or comployment, sometimes for any other cause whatever than his own miscondard or voluntary control or engage that the state of the common fund of great gradual to the union, a sum equal to the amount of all his contributions to make a control of the control

.0 any such fund under this Act; hus if he claims under this section, and subsequently obtain a fresh office or employment, he shall not be entitled to reckon his service before obtaining such fresh office or employment towards a superannuation allowance under this Act, unlies upon obtaining such fresh office or employment he pays the

unies upon occaming such resh office or employment he pays the 15 amount so received to the common fund of the authority under whom he obtains such fresh office or employment. In any such case of loss of office or employment as aforesaid, the

guardians may also, if they see fit, with the seasotion of the Local Government Board, grant to the officer several a gradaity, 20 payable out of the common fand of the union, not exceeding twice the amount of his salary or wages and emoluments during least local financial year which immediately precedes the day on which he ceases to hold his office or employment.

Provided that when such loss of office or employment occurs in a ge case in which the death, resignation, or insustry of one of the habdess of a joint appointment vacates the office of the other, the officer or severant whose office or employment is no vacated, all, unless he is re-appointed by the guardians, and except where, in the case of hashand and wife, the bint amonthment is terminated

the case of husbard and wife, the joint appointment is terminated, go owing to the misconduct of one of them, he entitled to receive during life, out of the common fund of the union, a superanmand allowance, according to the scale laid down in this Act, if such officer or servant has attained the age of fifty years, or has served for not less than facerly perceiv.

9. At least one worth's notice in writing shall be given to Stote every guardian of the time at which a proposal to do any act or proposal take any step under this Act will be considered.
10. Every superanuuation allovance granted under this Act Allerance

1O. Every superannuation allowance granted under this Act Allowance shall be payable to or in trust for the officer or servant, and shall and savigation to be assignable or chargeable with his delets or other liabilities. [69.1]
A 2

[only and



11. Subject to the provisions of this Act, every officer an servant in the service or employment of the guardians of a union shall contribute annually for the purposes of this Act a percentage amount of his salary or wages and emoluments, according to the scale laid down by this Act, such amount to be from time to 5 time deducted from the salary or wages payable to him, and to be carried to and form part of the common fund of the union.

contribu-DOES.

12. The percentage amounts to be deducted annually for the purposes of this Act shall be as follows, that is to say :-In the case of officers and servants with less than five users 10 service at the passing of this Act, or appointed after the passing of

this Act, two per cent of the salary or wages and empluments for each year: In the case of officers and servants with more than five and less than fifteen years' service at the passing of this Act, two and a half 15

per cent, of the salary or wages and emoluments each year. In the case of officers and servants with more than fifteen years' service at the passing of this Act, three per cent. of the salary or

wages and emoluments for each year. The Local Officers' Superannuation Act (Ireland), 1869, 20

officers and

shall no longer apply to any officer or servant to whom this Act applies, but any such officer or servant may, notwithstanding anything in this Act contained, at any time within three wonths after the passing of this Act, signify in writing to such authority his intention not to avail himself of the provisions of this Act, and 25 in that event it shall not be obligatory upon him, notwithstanding anything in this Act contained, to make any contributions or submit to any deduction from his salary or wages under this Act, nor shall he be entitled to receive any superannuation allowance, gratuity, return of contributions, or other henefit under this Act. Any such officer or servant who has given such notice as afores sid shall remain, subject to the provisions of the said Act, as if this Act had not been passed.

14. Any officer or servant to whom this Act applies, and who is remunerated wholly or partly by fees, shall pay annually the due 35 percentage amount out of his fees to the authority in whose service or employment he is, at the time or times prescribed by such authority respectively, and such amounts shall be carried to and form part of the common fund of that authority. Every such officer or servant shall make annually in the month 40

of April to the authority in whose service or employment he is a

return of the amount of fees received by him as such officer or AD. 1001. secretal during the local financial by mimediately preceding, and the amount so returned shall be taken as the basis upon which the precedings obscilled in such cases shall be made and the super-5 amandom allowance shall be calculated: Provided that such annual return shall be wrifted by a stantony doctarized on under the Statistory Declarations Act, 1835, that such return is true and correct in every naticalar.

15. In this Act, unless the context otherwise requires—

"Guardians" means the hoards of guardians charged with
the administration of the frish Poor Relief Acts:

"Union" means the area in which the guardians, as above defined, administer the said Poor Relief Acts; "Local financial year" has the same meaning as in the

5 Local Government (Irekard) Act, 1898;
"Rural district council" shall have the same meaning

as in the Local Government (Ireland) Act, 1898;
"Common fund" means the fund out of which the salaries
of the officers and servants to whom this Act applies

30 are paid;
"Officer" means and includes every officer in the service of an authority to whom this Act applies, whether his whole time is devoted to the duties of his office or not;

25 "Servant" means and includes every servant regularly employed at wages by any authority to whom this Act applies;

"Emoluments" includes all fees, poundage, and other payments made to any officer or servant as such for bis own use, and the money value of any apartments, rations, or other allowances in kind appertaining to

bis office or employment;

"Joint" appointment includes any office the tenure whereof
is determined by the death, removal, resignation, or
incapacity of the holder of another office under the

same authority.

16. The provisions of this Act shall apply to rural district Application councils, and to their officers and servants, in like manner as nearly color as may be as they apply to guardinas and to the officers and subscious.

as may be as they apply to guardinus and to the officers and soil do servants of guardians; and the contributions of the officers and servants of such councils shall be carried to and form part of the common funds of such councils, and the supernagutation allowances 7. 1901. and gratuities under this Act shall be paid out of the said funds respectively.

Saving for exacting pensions 17. Nothing in this Act contained shall affect the payment of any experimental subsense granted before the passing of this Act, or any other right or lishlifty acquired or accreaol, or suppling 5 and you done or suppling 6 and you done or suffered before the passing of this Act, and any authority to whom this Act applies may, if they see fit, grant and yor a supersummed or allowance made for the Local Official Supersummed to the Act and the Ac

Statest of 18. This Act extends to Ireland only.



## Poor Law Superannuation (Ireland).

## BILL

To provide for Superanumation Allowances to existin Lord Officers and Servants in Ireland, and for Contributions towards such Allowances, by such Officers and Servants; and to make other relative provisions.

(Prepared and beneght in hy
Mr. O'Molly, No. Annee Havidt,
Mr. Harrington, Mr. T. W. Rassell, Mr. Cloney,
Mr. Janes C. Crower, and Mr. Cypen.)

Orderest, by The House of Comments, as So Printed, 26 Polymery 1901

PRINTED TO THE RIVER AND SHOPTESTOCODY.

RESPECT TO THE RIVER AND ENGINEERS MAJROT AND THE RIVER MAJROT AND THE RIVER MAJROT AND THE RESPECT AND THE PROPERTY AND THE RIVER AND THE RIVE

And it is improbated, either fourlight or frought cry Enchant or from State and Spreamptons State (Section State Section Section